State of California Regional Water Quality Control Board San Diego Region

EXECUTIVE OFFICER SUMMARY REPORT June 10, 2004

ITEM:

11-D

SUBJECT:

Administrative Assessment for Civil Liability against METROPOLITAN TRANSIT DEV/ SORRENTO VALLEY COMMUTER STATION (discharger) for Non-Payment of fiscal year 2003 construction storm water annual fees in violation of California Water Code section 13260. The Regional Board will decide on an order assessing liability. (Tentative Order No. R9-

2004-0212) (Vicente Rodriguez)

PURPOSE:

The Regional Board will decide on the allegation of failure to pay annual fee and whether to adopt an order that assess civil liability.

PUBLIC NOTICE:

A public notice was posted on the Regional Board web page on May 5, 2004 and published in the Orange County Register and the San Diego Union-Tribune on May 7, 2004 and in the Riverside Press Enterprise on May 8, 2004. The written comment period ended on June 2, 2004, and the oral comment period ends at the June 10, 2004 Regional Board hearing.

DISCUSSION:

On April 23, 2004, the Executive Officer issued Complaint Order No. R9-2004-0138 for Administrative Assessment for Civil Liability against the discharger for failure to pay the fiscal year 2003 construction storm water annual fee in violation of California Water Code section 13260. The discharger failed to: 1) respond to the original invoice issued by the State Water Resources Control Board (State Board) in November 2003, 2) the Demand Letter issued in January 2004, and 3) the Notice of Violation issued in February 2004.

The Discharger listed below did not submit a signed waiver of

right to a hearing.

Agency and Facility Name: METROPOLITAN TRANSIT DEV/

SORRENTO VALLEY COMMUTER STATION

Site Location:

ADJ TO SORRENTO VALLEY RD

SAN DIEGO, CA

WDID No:

S9 37C318628

COMPLIANCE HISTORY

To be provided with the supplemental mailing.

This discharger has not submitted any written comments at the time of the first mailing (May 27, 2004). The written comment period ends with the supplemental mailing (June 2, 2004).

LEGAL CONCERNS:

None.

SUPPORTING DOCUMENTS:

1. Tentative Order No. R9-2004-0212 (**To be provided with the supplemental mailing**)

2. Complaint Order No. R9-2004-0138

RECOMMENDATION:

Adopt Tentative ACL Order No. R9-2004-0212.

Item 16-D-1

Tentative Order No. R9-2004-0212 will be provided with the supplemental mailing.

CALIFORNIA REGIONAL WATER QUALITY CONTRO_ _ SAN DIEGO REGION

and the growth participation who will stand the end

Carry the court of the section of the carry that the court of the court of the carry that the ca

In the Matter of	Complaint No. R9-2004-0138
) For the state of
Eric C Adams) Administrative Civil Liability
Metropolitan Transit Dev	
1255 Imperial Ave Ste 1000	\$1,410
San Diego, CA 92101	
e place in the desire	Failure to Pay Annual Fees

Sorrento Valley Commuter Stati IS HEREBY GIVEN NOTICE THAT:

 Metropolitan Transit Dev (discharger) owns/operates Sorrento Valley Commuter Stati located at Adj To Sorrento Valley Rd in San Diego. Sorrento Valley Commuter Stati is regulated by State Water Resources Control Board Order No. 97-03-DWQ, National Pollutant Discharge Elimination System (NPDES) General Permit for Storm Water Discharges Associated with Industrial Activities excluding Construction Activities (General Permit). The waste discharger identification number for the facility is S9 37C318628.

ALLEGATION

- 2. The Discharger is alleged to have violated Section 13260(d) of the California Water Code which requires that each person for whom waste discharge requirements have been prescribed pursuant to Water Code Section 13263 shall pay an annual fee according to a fee schedule established by the State Water Resources Control Board (State Board).
- 3. The California Regional Water Quality Control Board, San Diego Region (hereinafter Regional Board), may impose liability in accordance with California Water Code Section 13261 (a) and (b) for failure to pay annual fee assessed for the facility.
- 4. The following facts are the basis for the alleged violations in this matter:

Annual Fee Notice: On November 4, 2003, the State Board issued a notice of Annual Fee (Invoice No. 928) to the discharger providing 30 days (December 4, 2003) for payment of the fiscal year 2003 – 04, beginning on July 1, 2003. The annual fee applicable to this facility is \$332.

<u>Demand Letter</u>: On January 22, 2004, the State Board issued a Past Due notice establishing the annual fee was more than 30 days past due.

Notice Of Violation: On February 26, 2004, the State Board issued a Notice of Violation, establishing the Annual fee was more than 90 days past due. The NOV is the final notice to the discharger that failure to pay required annual fees is a violation of the California Water Code Section 13261 and could subject the discharger to Administrative Civil Liability Complaint assessing monetary penalties.

- 5. While the annual fee has remained outstanding, the discharger continued to enjoy the privilege of discharging waste, while other dischargers paid the required annual fee. The liability should be calculated to negate any economic benefit realized by the discharger because of the violation.
- 6. As of April 23, 2004, the number of days Sorrento Valley Commuter Stati has been in violation for non-payment has been 141 days, tabulated as:

December 4, 2003 to April 23, 2004 = 141 days of violations

7. Pursuant to Water Code Section 13261(b), the maximum assessment Sorrento Valley Commuter Stati is civilly liable is \$1,000 for each day of violation for the violation cited above. The amount of liability will continue to accrue with the continued failure to pay the annual fee after the issuance of this complaint until the Regional Board considers this matter in a public hearing. Therefore, the maximum civil liability can range up to \$14,100.

PROPOSED CIVIL LIABILITY

- 8. Civil liability should be imposed on Metropolitan Transit Dev by the Regional Board in the amount of \$1,410, calculated at \$10 per day times the number of days late or non/payment for the violations cited above. The proposed amount of civil liability attributed to each violation was determined by taking into consideration the factors specified in Section 13367, as well as the maximum civil liability that the Regional Board may assess.
- 9. Assessment of liability is a separate amount and does not include the amount of the annual storm water fee. Failure to pay the annual fee after the issuance of this complaint continues to accrue days of violation and is subject to additional assessment of liability until the Regional Board considers this matter in a public hearing. The current outstanding balance is \$332.
- 10. The Regional Board costs for investigating this incident were approximately \$400.

Pated April 23, 2004

John H. Robertus

Executive Officer

CA:00-000:rodry-ACP:TEMPLATE ACP for failure to pay fees [vir].doc